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5	Attorneys for ROHR, INC.		
6	Auomeys for Korik, inc.		
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	JOSEPH THRASH, an individual; CHEZ	Case No. 3:17-cv-01501-JST	
11	THRASH, an individual,	Transferred from Alameda Superior Court RG17850130	
12	Plaintiff,		
13	VS.	Assigned to Hon. Jon S. Tigar	
14	CIRRUS ENTERPRISES LLC, et al.	STIPULATION AND [PROPOSED] ORDER REGARDING DEPOSITION	
15	Defendants.	OF ROHR, INC.'S 30(b)(6) WITNESS	
16		Luivi-11 Cil. d. E-l 21, 2017	
17		Initially filed: February 21, 2017 Trial date: May 29, 2018	
18			
19	Due to scheduling conflicts, Defendant Rohr, Inc. ("Rohr") and Plaintiffs stipulate		
20	that the deposition of Rohr's 30(b)(6) witness can go forward after the discovery deadline		
21	currently set in this matter.		
22	Counsel for Rohr, Inc. represents that each defendant in this matter (Goodyear Tire		
23	and Rubber Company (erroneously sued as successor-in-interest to Goodyear Aerospace)		
24	Honeywell International, Inc.; The Boeing Company; Lockheed Martin Corporation		
25	Henkel Corporation; IMO Industries; and United Technologies Corporation) has been		
26	made aware of this proposed stipulation and each has responded that it does not object.		
27	The filing party attests that all other signatories listed, and on whose behalf the filing		
28	is submitted, concur in the filing's content and have authorized the filing.		

1	Dated: February 9, 2018		MANION GAYNOR & MANNING LLP
2			
3		By:	/s/ David M. Glaspy
4			David M. Glaspy, Esq.
5			Attorneys for Defendant ROHR, INC.
6 7			Horn, n.c.
8	D 4 1 E 1 0 2010		
9	Dated: February 9, 2018		WEITZ & LUXENBERG, P.C.
10		By:	/s/ Robert Green
11		·	Robert Green, Esq.
12			Attorneys for Plaintiffs
13			
14			
15	IT IS SO ORDERED		
16	Dated: February 13, 2018		
17			
18			and Jeen
19			United States Distric Judge
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$\begin{bmatrix} 27 \\ 28 \end{bmatrix}$			
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STIPULATION AND [PROPOSED] ORDER REGARDING DEPOSITION OF ROHR, INC.'S 30 (b)(6) WITNESS